Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY		
NEXUS BANKRUPTCY BENJAMIN HESTON (297798) 3090 Bristol Street #400 Costa Mesa, CA 92626 Tel: 949.312.1377 Fax: 949.288.2054 ben@nexusbk.com			
☐ Individual appearing without attorney ✓ Attorney for: Debtor			
UNITED STATES B CENTRAL DISTRICT OF CALIFORNIA	ANKRUPTCY COURT A - RIVERSIDE DIVISION		
In re:	CASE NO.: 6:25-bk-15107-SY		
LARA FAKHOURY,	CHAPTER: 13		
	SECOND AMENDED NOTICE OF MOTION AND MOTION IN INDIVIDUAL CASE FOR ORDER IMPOSING A STAY OR CONTINUING THE AUTOMATIC STAY AS THE COURT DEEMS APPROPRIATE (with supporting declarations)		
	DATE: 08/20/2025		
Debtor(s).	TIME: 9:30 am COURTROOM: 302		
Movant: LARA FAKHOURY			
other interested parties that on the above date and time	creditors (Responding Parties), their attorneys (if any), and and in the stated courtroom, Movant in the above-captioned or continuing the automatic stay as to certain creditors and in the attached motion.		
2. Hearing Location:			
 255 East Temple Street, Los Angeles, CA 90012 21041 Burbank Boulevard, Woodland Hills, CA 9136 3420 Twelfth Street, Riverside, CA 92501 	411 West Fourth Street, Santa Ana, CA 92701 1415 State Street, Santa Barbara, CA 93101		
	CE pursuant to LBR 9013-1. If you wish to oppose this motion with the court and serve a copy of it upon the Movant's		

			y (or upon Movant, if the motion was filed by no less than 14 days before the above hearin	an unrepresented individual) at the address set forthing and appear at the hearing of this motion.
	X b.	the hea	otion is being heard on SHORTENED NOTIC aring. Any written response or evidence mus efore the hearing.	CE. If you wish to oppose this motion, you must appear at t be filed and served: X at the hearing X at least 0
		(1)	An Application for Order Setting Hearing on calendaring procedures of the assigned jud	Shortened Notice was not required (according to the ge).
		(2)		Shortened Notice was filed per LBR 9075-1(b) and was order has been or is being served upon appropriate
		(3)	Once the court has ruled on that motion, yo	Shortened Notice has been filed and remains pending. u will be served with another notice or an order that will ing on the attached motion and the deadline for filing and
4.	approv	ed court		te (<u>www.cacb.uscourts.gov</u>) to obtain a copy of an tional court form F 4001-1.RESPONSE), or you may 04-1 and the Court Manual.
5.			a written response to the motion or fail to apight to oppose the Motion and may grant the	pear at the hearing, the court may treat such failure as a requested relief.
Da	te: <u>08/1</u>	1/2025	_	
				Nexus Bankruptcy
				Printed name of law firm (if applicable)
				Benjamin Heston Printed name of individual Movant or attorney for Movant
				/s/Benjamin Heston Signature of individual Movant or attorney for Movant

MOTION FOR ORDER IMPOSING A STAY OR CONTINUING THE AUTOMATIC STAY AS THE COURT DEEMS APPROPRIATE

Мо	Movant: LARA FAKHOURY					
1.		Movant moves for an order imposing a stay with respect to the following property (Property): Vehicle (describe year, manufacturer, type, and model): Vehicle Identification Number: Location of vehicle (if known):				
		Equipment (describe manufacturer, type, and characteristics): Serial number(s): Location (if known):				
		Other Personal Property (describe type, identifying information, and location):				
	<u> </u>	Real Property Street Address: 1243 Jacaranda Place Apt./Suite No.: City, State, Zip Code: Upland, CA 91784 Legal description or document recording number (include county of recording):				
		See attached continuation page				
		owing creditor(s) have a security interest or unexpired lease in this Property (give full name and address of Wilmington Trust, NA (9726 Old Bailes Road, Suite 200, Fort Mill, SC 29707				
	Addition	re the sum of approximately \$ 810,000.00 now owed. (Secured Creditor/Lessor). nal creditors who are the subject of this motion, and their respective claims, addresses and collateral, are ed on the continuation sheets attached. (Attach additional sheets as necessary)				
	b. 🗌	Movant moves for an order imposing a stay with respect to <i>any and all actions</i> against the Debtor and the estate taken concerning the debt/lease owed to the <u>Secured Creditors/Lessors</u> as described in this motion; and/or				
	c. 🗌	Movant moves for an order imposing a stay as to all creditors.				
	d. 🔀	Movant moves for an order continuing the automatic stay with respect to any and all actions against the Debtor and the estate taken concerning the debt/lease owed to the <u>Secured Creditor/Lessor</u> ; and/or				
	e. 🔲	Movant moves for an order continuing the automatic stay as to all creditors.				
2.	Case H	istory: A voluntary An involuntary petition concerning an individual[s] under chapter 7 11 12 12 13 was filed concerning the present case on (specify date): 07/25/2025				
	b. 🔲	An Order of Conversion to chapter 7 11 12 13 was entered on (<i>specify date</i>):				
	c. 🔲	Plan was confirmed on (specify date):				

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d.		petition date in this case. These cases and the reasons for dismissal are:					
	1.	Case name: In re Lara Fakhoury Case number: 6:25-bk-13166-SY Date filed: 05/15/2025 Relief from stay re this Property Reason for dismissal: Dismissed at confirmation for failure to make payment	ranted				
	2.	Case name: Case number: Date filed: Relief from stay re this Property Reason for dismissal: Chapter: Date dismissed: Was was not g	ranted				
		See attached continuation page					
e.		As of the date of this motion the Debtor has has not filed a statemer Property as required under 11 U.S.C. § 521(a)(2). If a statement of intention has not performed as promised therein.					
f.	\boxtimes	The first date set for the meeting of creditors under 11 U.S.C. § 341(a) is/was 8/27/2025 and the court has has not fixed a later date for performance by Debtor of the obligations described at 11 U.S.C. § 521(a)(2). The extended date (<i>if applicable</i>) is					
g.		In a previous case(s), as of the date of dismissal there was: an action by the Secured Creditor/Lessor under 11 U.S.C.§ 362(d) still pending or such action had been resolved by an order terminating, conditioning or limiting the stay as to such creditor.					
Th	e eq	uity in the property is calculated as follows:					
a)	1. 2. 3. 4. 5. 6. 7.	Property description/value: 1243 Jacaranda Place, Up[land, CA Creditor/Lien amount: Wilmington Trust, NA Creditor/Lien amount: Creditor/Lien amount: Creditor/Lien amount: Total Liens Debtor's Homestead Exemption Equity in the Property (subtract lines 6 and 7 from line 1 and enter here)	\$ 1,500,000.00 \$ 810,000.00 \$ \$ \$ \$ 810,000.00 \$ 475,000.00 \$ 215,000.00				
b)	1. 2. 3. 4. 5. 6. 7. 8.	Property description/value: Creditor/Lien amount: Creditor/Lien amount: Creditor/Lien amount: Creditor/Lien amount: Total Liens Debtor's Homestead Exemption Equity in the Property (subtract lines 6 and 7 from line 1 and enter here) See attached continuation page	\$ \$ \$ \$ \$ \$ \$				

3.

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4.	Gr	Grounds for Continuing The Stay:			
	a.	a. X Pursuant to 11 U.S.C. § 362(c)(3) the stay should be continued on the following grounds:			
		1.			esent case was filed in good faith notwithstanding that a prior single or joint case filed by or against vidual Debtor which was pending within the year preceding the petition date was dismissed, e:
				A.	The prior dismissal was of a case not refiled under chapter 7 after dismissal under 11 U.S.C. § 707(b); Good faith is shown because Debtor now has \$70,000 which will fund plan payments. She and her spouse are working to increase income, and if needed, will sell their home with significant equity through the
					bankruptcy. See attached Declaration of Lara Fakhoury
					See attached continuation page
		2.	\times	The Pro	operty is of consequential value or benefit to the estate because:
				A. 🗌	The fair market value of the Property is greater than all liens on the Property as shown above in paragraph 3 and as supported by declarations attached (<i>describe separately as to each property</i>);
				В. 🔀	The Property is necessary to a reorganization for the following reasons: The Property is Debtor's residence and is inherently necessary for reorganization. In re Elmore, (BC CD CA 1988) 94 BR 670, 677.
					(BC CD CA 1900) 94 BR 070, 077.
					See attached continuation page
				C. 🔀	The Secured Creditor/Lessor's interest can be adequately protected by (describe Movant's proposal for adequate protection):
					The Debtor will be making post-petition payments. 11 U.S.C. §361(1). The Property has a substantial equity cushion. In re Mellor, (9th Cir. 1984) 734 F2d 1396, 1400; Matter of Plaza
					Family Partnership, (ED CA 1989) 95 BR 166, 171; In re Helionetics, Inc. (BCCD) CA 1987) 70
					BR 433, 440; In re Southerton Corp. (MD PA 1982) 46 BR 391, 399. See attached continuation page
		3.	\boxtimes		esumption of a bad faith filing under 11 U.S.C. § 362(c)(3)(C)(i) is overcome in this case as to all secause:
				A. B. C.	The prior dismissal was pursuant to the creation of a debt repayment plan. 11 U.S.C.§ 362(i); Debtor's failure to file or amend the petition or other documents as required by the court or Title 11 of the United States Code and resulting in dismissal was excusable because such failure was caused by the negligence of Debtor's attorney; Debtor's failure to file or amend the petition or other documents as required by the court or Title 11 of the United States Code and resulting dismissal was excusable because:
					See attached continuation page

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		D	Debtor's failure to provide adequate protection as ordered by the court in the prior case is excusable because:
			See attached continuation page
		E	Debtor's failure to perform the terms of a confirmed plan in the prior case is excusable because:
			See attached continuation page
		F. 🔀	There has been a substantial change in the personal or financial affairs of the Debtor since the dismissal of the prior case(s) as follows:
			Debtor has gotten assistance in order to fund plan payments while her spouse is looking for
			_employment.
			See attached Declaration of Lara Fakhoury From this, the court may conclude that this case, if a case under chapter 7, will result in a discharge or, if under chapter 11 or 13, in a confirmed plan that will be fully performed.
			See attached continuation page
		G. 🗌	For the following additional reasons:
			See attached continuation page
	4.		esumption of a bad faith filing as to the Secured Creditor/Lessor under 11 U.S.C.§ 362(c)(3)(C)(ii) come in this case because
		See	e attached continuation page
5.	a. Du		sing a Stay: o 11 U.S.C. § 362(c)(4) this case was filed in good faith and grounds exist for imposing a stay as
	1.	The Pro Propert	operty is of consequential value or benefit to the estate because the fair market value of the cy is greater than all liens on the property as shown above in paragraph 3 and as supported by tions attached.

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	2.		The Property is of consequential value or benefit to the estate because the Property is necessary to a reorganization for the following reasons:			
			See attached continuation page			
	3.		The Secured Creditor/Lessor's interest can be adequately protected by (describe Movant's proposal for			
	0.	ш	adequate protection):			
			See attached continuation page			
b.			present case was filed in good faith notwithstanding that the prior single or joint cases filed by or against individual Debtor pending within the year preceding the petition date were dismissed, because:			
	1.		The prior dismissal was of a case not refiled under chapter 7 after dismissal under 11 U.S.C. § 707(b);			
	2.	\Box	Good faith is shown because:			
	۷.	Ш	Good faith is shown because.			
			See attached continuation page			
C.			e presumption of a bad faith filing under 11 U.S.C.§ 362(c)(4)(D)(i) is overcome in this case as to all ditors because:			
	1.		Debtor had a substantial excuse in failing to file or amend the petition or other documents as required by			
		ш	the court or Title 11 of the United States Code, resulting in the prior dismissal(s) as follows:			
			See attached continuation page			
	2.		Debtor's failure to file or amend the petition or other documents as required by the court or Title 11 of the			
			United States Code and resulting dismissal was as the result of the negligence of Debtor's attorney;			
	3.	\Box	Debtor's failure to provide adequate protection as ordered by the court in the prior case is excusable			
		_	because:			
			Con attached continuation mage			
			See attached continuation page			

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	4.		Debtor's failure to perform the terms of a confirmed plan in the prior case is excusable because:
			See attached continuation page
	5.		There has been a substantial change in the personal or financial affairs of the Debtor since the dismissal of the prior case(s) as follows:
			(from which the court may conclude that this case, if a case under chapter 7, may be concluded with a discharge or, if under chapter 11 or 13, with a confirmed plan that will be fully performed).
			See attached continuation page
	6.		For the following additional reasons:
			See attached continuation page
	7.		The presumption of bad faith as to the Secured Creditor/Lessor under 11 U.S.C. § 362(c)(4)(D)(ii) is overcome in this case because
			See attached continuation page(s)
6	Evidor	ago ii	
6.	attach		n Support of Motion: (Important Note: Declaration(s) in support of the Motion MUST be ereto.)
	а. 🗌		vant submits the attached Declaration(s) on the court's approved forms (if applicable) to provide evidence upport of this Motion pursuant to LBRs.
	b. X	Oth	er Declaration(s) are also attached in support of this Motion.
	C	per	vant requests that the court consider as admissions the statements made by Debtor under penalty of jury concerning Movant's claims and the Property set forth in Debtor's Schedules. Authenticated copies of relevant portions of the Schedules are attached as Exhibit
	d. 🗌		relevant portions of the Schedules are attached as Exhibit er evidence (<i>specify</i>):
7.	☐ An	opti	onal Memorandum of Points and Authorities is attached to this Motion.
			Movant prays that this court issue an Order Imposing a Stay and granting the following (specify requested):
1.	☐ Th	at the	e Automatic Stay be continued in effect as to all creditors until further order of the court.

	This form is mandatory. It has been approved for use in	n the United States Bankruptcy Court for the Central District of California.						
Dat	e Printed name of declarant	Signature						
l declar	e under penalty of perjury under the laws of the	e United States that the foregoing is true and correct.						
records and fait	of Movant kept in the ordinary course of busin	ess owing, my testimony regarding same is based upon the business less of Movant by persons whose responsibility it is to accurately count on or near the date of events recorded. I am one of the						
of Mova	ant. I have read the foregoing motion consistin	g of, am the g of pages, and the attached materials incorporated s owing, my testimony regarding same is based upon the business						
I.		ATION OF MOVANT						
		·						
		Benjamin Heston Printed name of individual Movant or Attorney for Movant						
		Signature						
		/s/Benjamin Heston						
		Nexus Bankruptcy Firm name of attorney for Movant (if applicable)						
		Lara Fakhoury Movant name						
Date: 5	8/11/2025	Respectfully submitted,						
8.	For other relief requested, see attached contin	nuation page.						
Ш								
7. 🔲		tor/Lessor by (specify proposed adequate protection)						
6.	That a Stay be imposed as to the Secured Cr Secured Creditor/Lessor until further order of	reditor/Lessor with respect to actions to collect the debt owed to the						
5.	That a Stay be imposed as to the Secured Crocourt.	editor/Lessor with respect to the Property until further order of the						
4.	That a Stay be imposed as to all creditors unt	il further order of the court.						
J. 🔼	★ That the Automatic Stay be continued in effect as to the Secured Creditor/Lessor with respect to actions to collete the debt owed to the Secured Creditor/Lessor until further order of the court.							
3. 🔀	further order of the court.							
2. 🛛		t as to the Secured Creditor/Lessor with respect to the Property unti						

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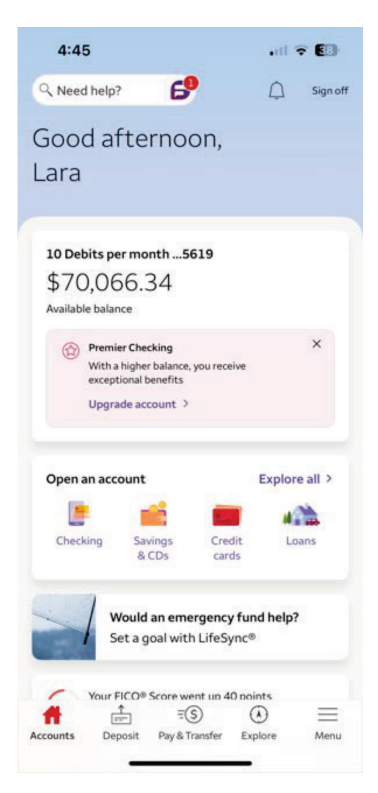
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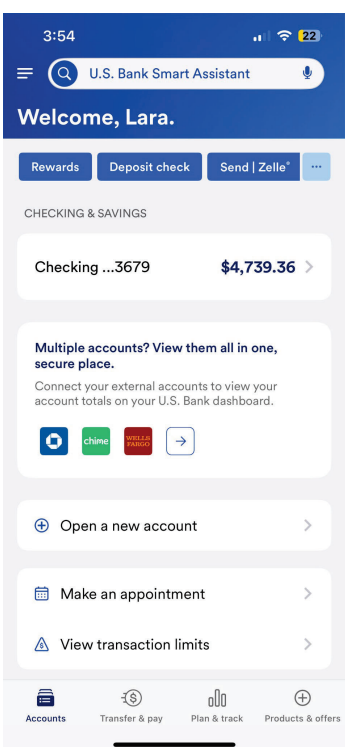
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1							
1	screenshots from my banking apps which show the funds I have available in my						
2	accounts.						
3	5. Additionally, my spouse is actively seeking employment and has prospects lined up.						
4	6. I believe that I will be able to confirm a plan in this case, and I am committed to						
5	fulfilling everything that is required of me and cooperating with the Chapter 13 Trustee.						
6	7. I respectfully request that the Court extend the automatic stay so that we may proceed						
7 8	with our efforts and either cure the mortgage delinquency or, if absolutely necessary, sell						
9	the property under the protections of the Bankruptcy Court.						
10	I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.						
11	true and correct.						
12							
13	Date: August 7, 2025						
14	Lara Fakhoury						
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	DECLARATION IN SUPPORT OF MOTION TO CONTINUE THE AUTOMATIC STAN						





PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 3090 Bristol Street #400 Costa Mesa, CA 92626

A true and correct copy of the foregoing document entitled: **SECOND AMENDED NOTICE OF MOTION AND MOTION IN INDIVIDUAL CASE FOR ORDER IMPOSING A STAY OR CONTINUING THE AUTOMATIC STAY AS THE COURT DEEMS APPROPRIATE (with supporting declarations)** will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

the form and manner required by	LBR 5005-2(d); and (b) in the		
Orders and LBR, the foregoing done of the CM, 11/2025, I checked the CM,	ocument will be served by the /ECF docket for this bankrupto	court via NEF cy case or adv	G (NEF): Pursuant to controlling General and hyperlink to the document. On (date) versary proceeding and determined that the mission at the email addresses stated below:
Rod Danielson (TR) notice-efile@ Edward A Treder cdcaecf@bdfg United States Trustee (RS) ustpl	roup.com		
		☐ Se	rvice information continued on attached page
case or adversary proceeding by	d the following persons and/or placing a true and correct cop addressed as follows. Listing t	by thereof in a the judge here	last known addresses in this bankruptcy sealed envelope in the United States mail, constitutes a declaration that mailing to the
The Honorable Scott H. Yun 3420 Twelfth Street Suite 345 / Courtroom 302 Riverside, CA 92501-3819	Barrett Daffin Frappier Treder & 3990 East Concours Street, Suit Ontario, CA 91764	te 350	Wilmington Trust, NA 9726 Old Bailes Road, Suite 200 Fort Mill, SC 29707
		☐ Se	rvice information continued on attached page
for each person or entity served) following persons and/or entities such service method), by facsimi	 Pursuant to F.R.Civ.P. 5 and by personal delivery, overnightile transmission and/or email a 	d/or controlling nt mail service as follows. Lis	TRANSMISSION OR EMAIL (state method g LBR, on (date), I served the , or (for those who consented in writing to ting the judge here constitutes a declaration or later than 24 hours after the document is
		☐ Se	rvice information continued on attached page
l declare under penalty of perjury	under the laws of the United	States that the	e foregoing is true and correct.
08/11/2025 Benjamin Hest Date Printed	ton d Name		njamin Heston Signature
zato i ilittet	4 1141110		Oigitatai 0

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.